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8	Williamson, M.D. and for Wellpath, LLC		
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10	UNITED STATES DISTRICT COURT		
11	DISTRICT OF NEVADA		
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13	MICHAEL RODRIGUEZ,	CASE NO. 2:19-cv-02074-ART-MDC	
14	Plaintiff,	ORDER GRANTING STIPULATION	
15	VS.	AND ORDER TO STAY ALL	
16	WELLPATH, et al.	DEADLINES PENDING RESOLUTION OF THE BANKRUPTCY FILED BY	
17	Defendant.	DEFENDANT WELLPATH, LLC	
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21	The Parties, by and through their undersigned counsel of record, hereby stipulate		
22	and request that this Court stay all deadlines pending resolution of the bankruptcy filed by		
23	Wellpath LLC ("Wellpath"). This stay would include the forthcoming deadline to file		
24	dispositive motions of December 11, 2024.		
25	Wellpath is a former Defendant in this matter; thus, it is not a current party. However,		
26	Wellpath's former employees remain Defendants. These include: Dr. Larry Williamson, Earl		
27	Salviejo, Hugh Andrew Rosett, Kendra Meyer, and Lee Meisner ("Wellpath Individuals")		
28	remain Defendants. Pursuant to the Amended Interim Order Enforcing the Automatic Stay		

("Bankruptcy Stay Order"), the bankruptcy stay applies to lawsuits in their entirety against Wellpath and non-debtors defendants who are or were employees of Wellpath and who were providing services on behalf of Wellpath. See Suggestion of Bankruptcy and Notice of Stay, ECF No. 154.

Rather than dispute whether the Bankruptcy Stay Order is valid and effective in this case, the parties hereby request the stay be recognized. This will avoid a circumstance risking a violation of the Bankruptcy Stay Order by Plaintiffs in continuing the lawsuit by responding to a motion for summary judgment brought by the Wellpath Individuals seeking to file such a motion by the December 11, 2024 deadline. The Wellpath Individuals agree to file a status report on the bankruptcy stay after 90 days from the entry of this Stipulation, and agree to thereafter provide a status report after each 30-day period until the bankruptcy stay is lifted. This stipulation does not prohibit Plaintiff from requesting relief from the automatic stay.

This request is made in good faith and not for purposes of delay.

15 | IT IS SO STIPULATED.

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DATED this 5th day of December, 2024. DATED this 5th day of December, 2024

LJU LAW FIRM LEWIS BRISBOIS BISGAARD & SMITH

LLP

/s/ James D. Urrutia /s/ Ethan M. Featherstone

JAMES D. URRUTIA, ESQ. S. BRENT VOGEL, ESQ. 7575 Vegas Drive, Suite 100 ETHAN M. FEATHERSTONE, ESQ.

Las Vegas, NV 89128 6385 S. Rainbow Blvd., Suite 600

Attorneys for Plaintiff Las Vegas, NV 89118

Attorneys for Defendants Naphcare, Inc.; Estate of Harry Duran, M.D., Kendra Meyer, Lee Meisner, Earl Salviejo, and

Larry Williamson, M.D. and for Wellpath,

LLC

LEWIS BRISBOIS BISGAARD

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1	DATED this 27 th day of November, 2024.
2	KAEMPFER CROWELL
3	/s/ Lyssa S. Anderson
4	LYSSA S. ANDERSON, ESQ.
5	RYAN W. DANIELS, ESQ. 1980 Festival Plaza Drive, Sute 650
6	Las Vegas, NV 89135 Attorneys for Specially Appearing Defendant
7	Las Vegas Metropolitan Police Department
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9	ORDER
10	IT IS SO ORDERED.
11	DATED:
12	April Ramel Ru
13	UNITED STATES DISTRICT JUDGE
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LEWIS BRISBOIS BISGAARD & SMITH LLP ATTORNEYS AT LAW

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